26	Section 1. Section 30-3-32 is amended to read:
27	30-3-32. Parent-time Intent Policy Definitions.
28	(1) It is the intent of the Legislature to promote parent-time at a level consistent with
29	all parties' interests.
30	(2) (a) A court shall consider as primary the fundamental liberty interests of parents
31	and children, which include the safety and well-being of the child and the parent who [is the
32	victim of] experiences domestic or family violence.
33	(b) Absent a showing by \$→ [f] a preponderance of [] clear and convincing] ←\$ evidence
33a	of real
34	harm or substantiated potential harm to the child:
35	(i) it is in the best interests of the child of divorcing, divorced, or adjudicated parents to
36	have frequent, meaningful, and continuing access to each parent following separation or
37	divorce;
38	(ii) each divorcing, separating, or adjudicated parent is entitled to and responsible for
39	frequent, meaningful, and continuing access with his child consistent with the child's best
40	interests; and
41	(iii) it is in the best interests of the child to have both parents actively involved in
42	parenting the child.
43	(c) An order issued by a court pursuant to Title 78B, Chapter 7, Part 1, Cohabitant
44	Abuse Act, shall be considered evidence of real harm or substantiated potential harm to the
45	child.
46	(3) For purposes of Sections 30-3-32 through 30-3-37:
47	(a) "Child" means the child or children of divorcing, separating, or adjudicated parents.
48	(b) "Christmas school vacation" means the time period beginning on the evening the
49	child gets out of school for the Christmas or winter school break until the evening before the
50	child returns to school.
51	(c) "Extended parent-time" means a period of parent-time other than a weekend,
52	holiday as provided in Subsections 30-3-35(2)(f) and (2)(g), religious holidays as provided in
53	Subsections 30-3-33(3) and (17), and "Christmas school vacation."
54	(d) "Supervised parent-time" means parent-time that requires the noncustodial parent to
55	be accompanied during parent-time by an individual approved by the court.
56	[(d)] (e) "Surrogate care" means care by any individual other than the parent of the

57	child.
58	[(e)] (f) "Uninterrupted time" means parent-time exercised by one parent without
59	interruption at any time by the presence of the other parent.
60	[(f)] (g) "Virtual parent-time" means parent-time facilitated by tools such as telephone,
61	email, instant messaging, video conferencing, and other wired or wireless technologies over the
62	Internet or other communication media to supplement in-person visits between a noncustodial
63	parent and a child or between a child and the custodial parent when the child is staying with the
64	noncustodial parent. Virtual parent-time is designed to supplement, not replace, in-person
65	parent-time.
66	(4) If a parent relocates because of an act of domestic violence or family violence by
67	the other parent, the court shall make specific findings and orders with regards to the
68	application of Section 30-3-37.
69	Section 2. Section 30-3-34.5 is enacted to read:
70	30-3-34.5. Supervised parent-time.
71	(1) When necessary to protect a child and no less restrictive means is reasonably
72	available, a court may order supervised parent-time if the court finds evidence that the child
73	would be subject to physical, psychological, or emotional harm or child abuse, as described in
74	Section 76-5-109, from the noncustodial parent if left unsupervised with the noncustodial
75	parent.
76	(2) A court that orders supervised parent-time shall give preference to persons
77	suggested by the parties to supervise $\$ \rightarrow$, including relatives $\leftarrow \$$. If the court finds that the
77a	persons suggested by the
78	parties are willing to supervise, and are capable of protecting the children from physical,
79	psychological or emotional harm, or child abuse, the court shall authorize the persons to
80	supervise parent-time.
81	(3) If the court is unable to authorize any persons to supervise parent-time pursuant to
82	Subsection (2), the court may require that the noncustodial parent seek the services of a
83	professional individual or agency to exercise their supervised parent-time.
84	(4) A noncustodial parent may petition the court to modify the order for supervised
85	parent-time if the noncustodial parent can demonstrate that he or she has remedied the
86	circumstances that justified the order for supervised parent-time.
86a	$\hat{S} \rightarrow \underline{(5)}$ At the time supervised parent-time is awarded, the court shall consider:
86b	(a) whether the cost of professional or agency services is likely to prevent the
86c	noncustodial parent from exercising parent-time; and

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86d	(b) whether the requirement for supervised parent-time should expire after a set period
86e	of time; or
86f	(c) whether a follow-up hearing to determine whether supervised parent-time should
86g	continue should be scheduled at the time supervision is imposed. ←Ŝ